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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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30542 FOLEY & LAR	7590 01/23/200 RDNER LLP	EXAMINER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Diffice Action Summary The MAILING DATE of this communication appears on the cover sheet with the correspondence address → Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extraorium of time may be available under the provisions of 3T CFR 1.136(a). In or event, however, may a reply be timely filed	Applicant(s)					
## ASHALL MCLEOD STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. • Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a regly be timely filled the provisions of 130 CFR 1.136(a). In no event, however, may a regly be timely filled. • Failure to reply within the set or extended period for regly will, by stabuls, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Circle later than there months after the mailing date of this communication. Pallure to reply within the set or extended period for regly will, by stabuls, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Circle later than there months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). **Status** 1) ★** Responsive to communication(s) filled on 29 October 2008. 2a) ★** This action is FINAL. ** 2b) ★** This action is non-final. 3) ★** Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. **Disposition of Claims** 4) ★** Claim(s) ** Left is/are pending in the application. 4a) Of the above claim(s) ** Left is/are withdrawn from consideration. 5) ★** Claim(s) ** Left is/are rejected. 7) ★** Claim(s) ** Left is/are allowed. **Claim(s) ** Left is/are rejected. 7) ★** Claim(s) ** Left is/are rejected. 7) ★** Claim(s) ** Left is/are rejected. 10) ★** The drawing(s) filed on ** Left is/are: a) ★** Left is/	LEON ET AL.					
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a) ☐ All b) ☐ Some * c) ☐ None of:						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4) Interview Summary (PTO-413) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:						

Application/Control Number: 10/813,643 Page 2

Art Unit: 2457

DETAILED ACTION

1. Claims 1-61 are currently pending in this application. After further review of the claims a new Election/Restriction must be made. The examiner apologizes for any burden it bears on the applicant.

Election/Restrictions

- 2. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-12, 19-27, 34-42, 46-55, and 60-61 are drawn to an apparatus/method for distributed data processing, classified in class 709, subclass 201.
 - II. Claims 13-16, 28-31, 43-45, and 56-59 are drawn to an apparatus/method for data processing system error or fault handling, classified in class 714, subclass 100.
 - III. Claims 17-18, and 32-33 are drawn to an apparatus/method for input/output data processing, classified in class 710, subclass 1.
- 3. The inventions are distinct, from each other because of the following reasons:

 Invention I, II, and III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of being used together and they have different designs, modes of operation, and effects (MPEP § 802.01 and § 806.06). In the instant case, invention (I) is drawn to a method for distributing formatted data file having metadata which is classified in class 709, subclass 201. While invention (II) is drawn to a method

for using FEC (Forward Error Correction) to allocate more redundancy to the metadata than is allocated to the content and point to point data repair to repair errors in receipt of metadata, which is classified in class 714, subclass 100. While invention (III) is drawn to a method for decreasing latency in playback of a formatted data file including metadata and content, which is classified in class 710, subclass 1.

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Because, these invention are distinct and the search required for group I, II, and III are different, the restriction for examination purposes as indicated is proper.

- 4. Restriction for examination purposes as indicated is proper because all these inventions listed in this action are independent or distinct for the reasons given above and there would be a serious search and examination burden if restriction were not required because one or more of the following reasons apply:
 - (a) the inventions have acquired a separate status in the art in view of their different classification;
 - (b) the inventions have acquired a separate status in the art due to their recognized divergent subject matter;
 - (c) the inventions require a different field of search (for example, searching different classes/subclasses or electronic resources, or employing different search queries);
 - (d) the prior art applicable to one invention would not likely be applicable to another invention;
 - (e) the inventions are likely to raise different non-prior art issues under 35 U.S.C.

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101 and/or 35 U.S.C. 112, first paragraph.

5. Applicant is advised that the reply to this requirement to be complete must include (i) an election of a invention to be examined even though the requirement may be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected invention.

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The election of an invention may be made with or without traverse. To reserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the restriction requirement, the election shall be treated as an election without traverse. Traversal must be presented at the time of election in order to be considered timely. Failure to timely traverse the requirement will result in the loss of right to petition under 37 CFR 1.144. If claims are added after the election, applicant must indicate which of these claims are readable on the elected invention.

If claims are added after the election, applicant must indicate which of these claims are readable upon the elected invention.

Should applicant traverse on the ground that the inventions are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the inventions to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

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Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to MARSHALL MCLEOD whose telephone number is (571)270-

3808. The examiner can normally be reached on Monday - Thursday 6:30 a.m-4:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Marshall McLeod Art Unit 2457

1/14/2009

/ARIO ETIENNE/

Supervisory Patent Examiner, Art Unit 2457